Cross references: Instrument Nos.:

AGREEMENT TO TERMINATE AND RELEASE REAL PROPERTY INTERESTS

This Agreement to Terminate and Release Real Property Interests ("Agreement") is entered into effective as of 12:01 A.M. on ______, 2019 (the "Effective Date"), by and between the City of South Bend, Indiana, by and through its Board of Public Works, Board of Park Commissioners, and Department of Redevelopment, by and through its governing body, the South Bend Redevelopment Commission (collectively the "City"), FREG Stephenson Mill Associates, LLC, a Colorado limited liability company ("FREG"), and Wharf Partners, LLC, an Indiana limited liability company ("Wharf Partners").

WHEREAS, the City owns real property in South Bend, Indiana known as Lot 1 of the Seitz Park Minor Subdivision (the "City Parcel");

WHEREAS, Wharf Partners owns real property in South Bend, Indiana adjacent to the City Parcel known as Lots 1-3 of the Cascade Minor Subdivision (the "Wharf Partners Parcels");

WHEREAS, FREG owns real property in South Bend, Indiana known as Lot 1 of the Opelika Minor Subdivision and Lot 2 of the Seitz Park Minor Subdivision (the "FREG Parcels");

WHEREAS, the City Parcel, Wharf Partners Parcels, and FREG Parcels are each burdened by easements for access and parking or are otherwise encumbered by real property interests or rights and these encumbrances benefit one or more of the other parties to this Agreement;

WHEREAS, as part of the development of the City Parcel and Wharf Partners Parcel, the parties agree to release, terminate and quitclaim unto the applicable parcel owner all currently existing easements (other than as set forth in the recorded Seitz Park Minor Subdivision and the Shared Easement Agreement [as defined below]) and encumbrances they have over such applicable parcels identified in this Agreement and thereafter create a new easement for ingress and egress only on a portion of the City Parcel in a separate recorded Shared Perpetual, Non-Exclusive Ingress, Egress and Utility Easement Agreement (the "Shared Easement Agreement").

NOW THEREFORE, for valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the City, FREG, and Wharf Partners agree as follows:

1. Except as set forth in the recorded Seitz Park Minor Subdivision, the Shared Easement Agreement and any agreements entered into by Wharf Partners and the City after the Effective Date, Wharf Partners does herby release, terminate and quitclaim unto the City all of its right, title and interest in and to the City Parcel which it received by written instrument or otherwise. Wharf Partners does hereby release, terminate and quitclaim unto FREG all right, title and interest in and to the FREG Parcels which it received by written instrument or otherwise.

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2. Except as set forth in the recorded Seitz Park Minor Subdivision, the Shared Easement Agreement, the Project Agreement dated _______, 2019 and any agreements entered into by FREG and the City after the Effective Date, FREG does herby release, terminate and quitclaim unto the City all of its right, title and interest in and to the City Parcel which it received by written instrument or otherwise. FREG does hereby release, terminate and quitclaim unto Wharf Partners all right, title and interest in and to the Wharf Partners Parcels which it received by written instrument or otherwise.

Without limiting the release, termination and termination set forth in Sections 1 and 2 above, the City, FREG, and Wharf Partners agree that the easements specifically identified on **Exhibit A** attached hereto shall be of no further force or effect and the parties hereby release each other from any and all liabilities, claims, and obligations arising out of or in connection with any such easements.

- 4. Each party shall, at no additional cost to the other parties, cooperate with the other and its authorized representatives with regard to any reasonable requests made subsequent to execution of this Agreement to correct any clerical errors contained in this Agreement and to provide any and all additional documentation deemed necessary to effectuate the transaction contemplated by this Agreement. Each party further agrees that the term "cooperate," as used in this Agreement, includes agreeing to execute or re-execute any documents that the parties reasonably deem necessary or desirable to carry out the intent of this Agreement. All parties recognize the duty of each party to act in good faith and with fair dealings when effectuating the intent of this Agreement.
- 5. The City, FREG and Wharf Partners intend that this Agreement shall bind every person having any fee, leasehold, or other interest therein, and shall inure to the burden or benefit of each parcel referenced herein, the owner of each such parcel and their respective successors, assigns, heirs, and personal representatives.
- 6. This Agreement, as well as any instrument releasing or terminating this Agreement, shall be duly recorded in the Office of the Recorder of St. Joseph County, Indiana.
- 7. This Agreement shall be governed and construed in accordance with the laws of the State of Indiana without reference to its conflict of laws principles.

[Signature Pages Follow]

WHARF PARTNERS, LLC, an Indiana limited liability company	
By:	
Its:	
Date Signed:	
STATE OF INDIANA) SS: COUNTY OF Before me a Notary Public in and	
Before me, a wotary rubite in and	for said County and State, personally appeared
Indiana limited liability company, who, having been dinstrument for and on behalf of such entity as such of	of Wharf Partners, LLC, an uly sworn, acknowledged the execution of the foregoing ficer or other representative.
WITNESS my hand and Notarial Seal this	_day May, 2019.
	Notary Public
	Notary Public (Printed)
My Commission Expires:	My County of Residence:

FREG STEPHENSON MILL ASSOCIATES, LLC, a Colorado limited liability company

By:	Forum Management, Inc.,								
•	a Colorado corporation, its Manager								
	By:								
	Name:								
	Title:								
Date	Signed:								
STAT	TE OF) SS: NTY OF)								
COU	NTY OF)								
	Before me, a Notary Public in a	and	for	said	County	and of	State, Forum	personally Manageme	appeared nt, Inc., a
Color for an	ado corporation, who, having been duly sw d on behalf of such entity as such officer o	orn, r otl	ackn ner re	owled	lged the entative.	xecutio	on of the	e foregoing	instrument
	WITNESS my hand and Notarial Seal th	nis _	da	y of Ju	une 2019.				
				NI-4	Dulalia				
				Notar	y Public				
				Notar	y Public (Printed	i)	-	
МуС	ommission Expires:			Му С	ounty of I	Reside	nce:		

CITY OF SOUTH BEND, INDIANA BOARD OF PUBLIC WORKS

Gary Gilot, President	<u> </u>
Therese J. Dorau, Member	_
Elizabeth Maradik, Member	
Genevieve Miller, Member	
Laura O'Sullivan, Member	
Attest: Linda Martin, Clerk	
Date Signed:	
STATE OF INDIANA)	
COUNTY OF ST. JOSEPH)	
Dorau, Elizabeth Maradik, Genevieve Clerk, respectively, of the South Benevieve	and for said County and State, personally appeared Gary Gilot, Therese Miller, Laura O'Sullivan, and Linda Martin, President, Members, and Board of Public Works, who, having been duly sworn, acknowledged ent for and on behalf of such entity as such representatives.
WITNESS my hand and Nota	rial Seal thisday of June 2019.
	Notary Public
	Notary Public (Printed)
My Commission Expires:	My County of Residence:

SOUTH BEND

BOARD OF PARK COMMISSIONERS

Mark Neal, President	
Consuella Hopkins, Vice President	
Dan Farrell, Member	
Aimee Bucellato, Member	
ATTEST:	
Eva Ennis	
Date Signed:	
STATE OF INDIANA) SS: COUNTY OF ST. JOSEPH)	
Consuella Hopkins, Dan Farrell, Aimee Clerk, respectively, of the South Ben	a and for said County and State, personally appeared Mark Neal, Bucellato, and Eva Ennis, President, Vice President, Members, and d Board of Park Commissioners, who, having been duly sworn, foregoing instrument for and on behalf of such entity as such
WITNESS my hand and Notaria	al Seal thisday of June 2019.
	Notary Public
	Notary Public (Printed)
My Commission Expires:	My County of Residence:

COMMISSION	
Marcia I. Jones, President	
ATTEST:	
Quentin Phillips, Secretary	
Date Signed:	
STATE OF INDIANA) SS:	
COUNTY OF ST. JOSEPH)	
Quentin Phillips, President and Secretary, 1	for said County and State, personally appeared Marcia I. Jones and respectively, of the South Bend Redevelopment Commission, who, e execution of the foregoing instrument for and on behalf of such
WITNESS my hand and Notarial S	Seal thisday June, 2019.
	Notary Public
	Notary Public (Printed)
My Commission Expires:	My County of Residence:

SOUTH BEND REDEVELOPMENT

I affirm, under the penalties for perjury, that I have taken reasonable care to redact each Social Security number in this document, unless required by law. Sandra L. Kennedy

Prepared by Sandra L. Kennedy, Assistant City Attorney, 1200 S. County-City Building, 227 W. Jefferson Blvd., South Bend, Indiana 46601

EXHIBIT A

- 1. The driveway, ingress and egress easement disclosed in a Warranty Deed from the Southern Mills Products Company, an Indiana Corporation, to Opelike Manufacturing Corporation, an Illinois Corporation, dated February 25, 1966 and recorded March 2, 1966 in Deed Record 673, page 636 in the Office of the Recorder of St. Joseph County, Indiana, and also disclosed in Special Warranty Deed from First Bank and Trust Company of South Bend, as Successor Trustee under a certain agreement and declaration of trust dated April 15, 1936 and recorded in Miscellaneous Record 57, pages 442-459, wherein First Bank and Trust Company of South Bend, Liquidating Agent of First National Bank of South Bend, American Trust Company of South Bend, St. Joseph Loan & Trust Company of South Bend and Joseph E. Neff, Receiver of Citizens National Bank of South Bend are designated as parties of the first part, P.W. Van Antwerp, as party of the second part and D.K. Stephenson as part of the third part, an Indiana corporation, to the Southern Mills Products, an Indiana corporation, dated October 31, 1941 and recorded November 10, 1941 In Deed 340, page 198 in the Office of the Recorder of St. Joseph County, Indiana.
- 2. The Easement as disclosed in a quit claim deed from the Southern Mills Products Company, an Indiana corporation to Opelika Manufacturing Corporation, an Illinois corporation, dated February 25, 1966 and recorded March 2, 1966 in deed record 673, page 639 in the Office of the Recorder of St. Joseph County, Indiana.
- 3. The Easement Agreement by and between Char King, Inc. and Opelike Manufacturing Company of Chicago, dated April 6, 1976 and recorded April 27, 1976 in Deed Record 815, page 112 in the Office of the Recorder of St. Joseph County, Indiana (as modified by the Parking Agreement Document #9526973).
- 4. The Easement Agreement recorded as Document No. 1123732, dated September 13, 2011, and recorded September 14, 2011, by and between the City of South Bend, Indiana, Department of Redevelopment, acting by and through the South Bend Redevelopment Commission, and Stephenson Mills Associates, LLC.